1 2 3 UNITED STATES DISTRICT COURT 4 DISTRICT OF NEVADA 5 6 SHAROD J. WORTHEN, 7 Plaintiff, Case No. 2:11-cv-00344-RLH-CWH 8 **ORDER** VS. 9 AFTERMATH, INC., **Motion Request for Telephonic** 10 Defendant. Appearance at Early Neutral Evaluation - #25 11 12 This matter is before the Court on Defendant's Request for Telephonic Appearance at Early 13 Neutral Evaluation (#25), filed September 28, 2011. Pursuant to this Request and the telephonic conference between the undersigned ENE judge, the plaintiff and counsel for the defendant, the ENE 14 scheduled for October 5, 2011 shall be continued until after the decision on Defendant's Motion to 15 16 Dismiss and Plaintiff's Motion to Amend Complaint. Pursuant to the letter the Court received from 17 Defendant's counsel, Defendant is agreeable to reimbursing Plaintiff his non refundable air fare and hotel accommodations. Accordingly, 18 19 **IT IS ORDERED** the Early Neutral Evaluation session set for October 5, 2011 is vacated. 20 IT IS FURTHER ORDERED that Defendant shall reimburse Plaintiff the following non-21 refundable expenses by **October 14, 2011**: (1) Air fare: \$75.00 and (2) hotel accommodations: 22 \$109.32, for a total of \$184.32. 23 DATED this 30th day of September, 2011. 24 25 26 United States Magistrate Judge 27 28